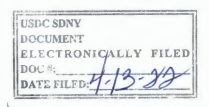
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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In re

CUSTOMS AND TAX ADMINISTRATION OF THE KINGDOM OF DENMARK (SKATTEFORVALTNINGEN) TAX REFUND SCHEME LITIGATION

This document relates to: 18-cv-10092.



MASTER DOCKET

18-md-2865 (LAK)

STIPULATION AND ORDER OF PARTIAL VOLUNTARY DISMISSAL

IT IS HEREBY STIPULATED AND AGREED by and between plaintiff

Skatteforvaltningen ("SKAT") and the undersigned defendants and their counsel that the action captioned SKAT v. JML Capital LLC 401K Plan, et al., No. 18-cv-10092 is dismissed as against Defendants JML Capital LLC 401K Plan and John LaChance with prejudice and without costs or attorneys' fees, pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure.

SKAT's dismissal is not intended to and does not affect any of the claims asserted against Roger Lehman in the action captioned SKAT v. JML Capital LLC 401K Plan, et al., No. 18-cv-10092.

This stipulation is signed by counsel for all parties who have appeared.

Dated: New York, New York April 12, 2022

By: /s/ Marc A. Weinstein

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Counsel for Defendants JML Capital LLC 401K Plan, John LaChance, and Roger Lehman

SO ORDERED:

United States District Judge

14/3/2